26 July 1968

	MEMORANDUM FO	к:	Chiei, EPD
25X1A	ATTENTION	:	
	SUBJECT	Service Co	Agreement Between CIA and the Secret Service Concerning Presidential Protection

1. In accordance with your request, I have reviewed the attached papers regarding subject. As I stated to you, I was not aware that these papers were in Security the other day when I suggested to the Director of Security that it might be appropriate to amend the Secret Service Agreement to include support in regard to Presidential candidates.

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- 2. I note that _______recommend that the Agreement not be amended because of lack of manpower to provide Agents for the protection of the Presidential candidates.
- 3. I understand their concern; however, I feel the situation has changed since they submitted their comments in this regard. We are presently in the process of providing support to the Secret Service in the form of name checks and an audio countermeasure team for the Republican Convention, and will be required to at least provide a counter-audio for the Democratic Convention. There is no indication that a request will be received for Agents to provide physical protection to the candidates and I doubt that such a request will be received since the Secret Service has other Agencies, particularly the military, to call upon for manpower for physical protection.
- 4. In view of the above, and the fact that the Secret Service will be required to protect candidates until at least the election, I feel that an amendment to the Agreement would provide an aura of legitimacy to the support that we are and will

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be providing to the Secret Service. This is particularly important in view of the political ramifications involved. I would, therefore, recommend that the Agreement be amended to include Presidential candidates and would suggest that this be accomplished by revising the terminology of Article I, Paragraph D to include major Presidential and Vice-Presidential candidates. β

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Attachment As Stated

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OGC 68-1117

19 June 1968

MEMORANDUM FOR: Director of Security

SUBJECT:

Agreement Between CIA and the Secret Service

Concerning Presidential Protection

In light of the recent move by the President to supply Secret Service protection for candidates in the present Presidential race and the subsequent action by Congress supporting the President, it would appear that the present agreement for Presidential protection which the CIA has with the Secret Service should be revised. Amendment No. 1 to this agreement specifies those persons who may be protected and would not allow for CIA personnel to be loaned to the Secret Service for the protection of Presidential candidates. It is our opinion that a second amendment is in order and that it should either 1) add a provision which allows for the loan of CIA personnel to aid in the newly authorized protection of Presidential candidates or 2) should state the persons to be protected in terms of 18 U.S.C.A. 3056, which is that section of the law concerned with Secret Service protection of the Presidential family and those in line for the Presidency. Legislation is presently pending to amend section 3056 to include Presidential candidates, among those who may be afforded Secret Service protection.

Office of General Counsel

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Public Law 90-331 90th Congress, H. J. Res. 1292 June 6, 1968

Joint Resolution

82 stat. 170

To authorize the United States Secret Service to furnish protection to major presidential or vice presidential candidates.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That (a) the United States Secret Service, in addition to other duties now provided by law, is authorized to furnish protection to persons who are determined from time to time by the Secretary of the Treasury, after consultation with the advisory committee, as being major presidential or vice presidential candidates who should receive such protection (unless the candidate has declined such protection).

(b) The advisory committee referred to in subsection (a) shall Advisory consist of the Speaker of the House of Representatives, the minority leader of the House of Representatives, the majority leader of the Senate, the minority leader of the Senate and one additional member selected by the other members of the committee.

SEC. 2. Hereafter, when requested by the Director of the United States Secret Service, Federal Departments and agencies, unless such authority is revoked by the President, shall assist the Secret Service in the performance of its protective duties under section 3056 of title 18 of the United States Code and the first section of this joint resolution.

SEC. 3. For necessary expenses of carrying out the provisions of Appropriation. this resolution, there is hereby appropriated out of any money in the Treasury not otherwise appropriated, for the fiscal year ending June 30, 1968, the sum of \$400,000.

Approved June 6, 1968.

Presidential candidates. Secret Service protection.

committee.

65 Stat. 122; 79 Stat. 890.

LEGISLATIVE HISTORY:

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CONGRESSIONAL RECORD, Vol. 114 (1968): June 6: Considered and passed House and Senate.

Public LAW 90-331

Rinerieth Congress of the United States of America

AT THE SECOND SESSION

Begun and held at the City of Washington on Monday, the fifteenth day of January, one thousand nine hundred and sixty-eighs

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Selected by the other members of the committee.
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Sec. 3. For necessary expenses of carrying out the provisions of this resolution, there is hereby appropriated out of any money in the Treasury not otherwise appropriated, for the fiscal year ending June 30, 1968, the sum of \$400,000.

Speaker of the House of Representatives.

Vice President of the United States and

President of the South

APPROVED

JUNG - 1900

Approved For Release 2002/05/02 : CIA-RDP83B00823R000100130018-4